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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/749,774	12/30/2003	Anders Grunnet-Jepsen	42P15138 1056		
59796 INTEL CORPO	7590 09/17/2007 DRATION		EXAMINER		
c/o INTELLEV	'ATE, LLC		PENG, CHARLIE YU		
P.O. BOX 5203 MINNEAPOLI			ART UNIT	PAPER NUMBER	
,,			2883		
			MAIL DATE	DELIVERY MODE	
			09/17/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application N	io.	Applicant(s)				
		10/749,774		GRUNNET-JEPSEN ET AL.				
		Examiner		Art Unit				
		Charlie Peng		2883				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR INCHEVER IS LONGER, FROM THE MAILINGS of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communicated period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, be reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS ( CFR 1.136(a). In no event, h tion. period will apply and will exp y statute, cause the application	COMMUNICATION owever, may a reply be timbire SIX (6) MONTHS from to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on <u>25 June 2007</u> .							
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice u	nder <i>Ex parte Quayl</i> e	∍, 1935 C.D. 11, 45	53 O.G. 213.				
Disposit	ion of Claims							
4)⊠	4)⊠ Claim(s) 15,16 and 19-40 is/are pending in the application.							
	4a) Of the above claim(s) 15,16 and 26-38 is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
	☑ Claim(s) <u>19-25,39 and 40</u> is/are rejected.							
•								
8)[_]	Claim(s) are subject to restriction	and/or election requ	irement					
Applicat	ion Papers							
9)[	The specification is objected to by the Ex	aminer.						
10)⊠	The drawing(s) filed on 16 June 2006 is/a	are: a)⊠ accepted o	or b) ☐ objected to	by the Examiner.				
	Applicant may not request that any objection	to the drawing(s) be h	eld in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)	The oath or declaration is objected to by	the Examiner. Note	the attached Office	Action or form PTO-152.				
Priority	under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for f  All b) Some * c) None of:  1. Certified copies of the priority doc  2. Certified copies of the priority doc  3. Copies of the certified copies of the application from the International in the second	uments have been re uments have been re ne priority documents Bureau (PCT Rule 1	eceived. eceived in Applicati have been receive 7.2(a)).	ion No ed in this National Stage				
Attachmer	nt(s) ce of References Cited (PTO-892)	4)	☐ Interview Summary					
2) Notion Notion Notion Notion	ce of Draftsperson's Patent Drawing Review (PTO-s mation Disclosure Statement(s) (PTO-1449 or PTO er No(s)/Mail Date	/SB/08) 5)	Paper No(s)/Mail Do Notice of Informal F Other:	ate Patent Application (PTO-152)				

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#### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments with respect to claim 39 have been considered but are most in view of the new ground(s) of rejection.

Rejection to claim 19 has been modified to clarify examiner's position.

## Claim Objections

Claim 39 recites the limitation "said Sagnac interferometer" in line 5. There is insufficient antecedent basis for this limitation in the claim.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over U.S.

Patent 6,836,621 to Bendelli. Bendelli teaches an OADM comprising a Sagnac interferometer structure 5 having a tunable Bragg grating 2, which is a distributed reflector, inserted therein, a phase control element 7 coupled with the interferometer 5, and wherein the grating is tuned in such a way as to allocate the spectral response to the new channel (singal) to be extracted (dropped) or inserted (added). (See at least Fig. 1 and description) Although Bendelli does not specifically state that the phase control element 7 controls the power of the signal, Bendelli teaches that by introducing a phase shift through the phase control element 7, a constructive or destructive

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interference will occur. Since constructive/destructive interference can be adjusted to control the power of the signal, (a fact also noted by the applicant in the Disclosure [0026]) it would be obvious to one of ordinary skill in the art at the time the invention was made to use the phase control element to control the power of the signal in combination with the rest of the component of the OADM. The motivation would be to eliminate the limitation of the tuning range arising from the constraint of not interfering with the channels in transit during the transient.

Claim 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bendelli in view of U.S. Patent 4,442,750. Bendelli teaches the OADM with a Sagnac interferometer and a phase controller except for how phase adjustment is accomplished. It is well known in the art to use thermal or stress means to phase-modulate light in an optical fiber. Bowley phase-modulates light caused by pressure/piezoelectric variations or other interactions of various energy froms (magnetic, RF, thermal/heater) on specially coated fibers, as sensed through known fiber optic interferometric techniques. (See at least column 4, paragraph 3) It would have been obvious to one of ordinary skill in the art at the time the invention was made to include any of such well-known phase-modulation means in Bendelli's invention. The motivation would be that using well-known and well-practiced techniques reduces experimental uncertainties and/or manufacturing cost.

Claims 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Bendelli in view of U.S. Patent 4,898,468 to Udd. Bendelli teaches the OADM with a

Sagnac interferometer and a phase controller except for a frequency adjustment circuit.

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Udda teaches phase modulator 17 and a frequency shift 19 in a Sagnac interferometer implemented with a fiber, which creates optical effect from thermal elongation of the fiber (heater) or shifts due to strain (piezoelectric). (See at least Fig. 1 and description) Temperature increases will also cause optical fiber 21 to experience an optical pathlength change. It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the frequency shifter in Bendelli's OADM. The motivation would be that by comparing the output of the system with the frequency shifter switched in the "off" and "on" position dependent and position independent modes, the location as well as the magnitude of a disturbance may be deduced.

With specific reference to claim 25, although Bendelli does not specifically speak of a "hitless" OADM, Bendelli and Udd combine to teach the OADM apparatus having the Sagnac interferometer with the frequency shifter and it must be able to at least perform the same. Furthermore, Bendelli stated that "Tuning of the wavelength selector is changed, so it has second wavelength and phase shift properties such that the entire stream of optical signals is coupled from an input port to an output port via the tunable wavelength selector, and the extracting and inserting operation is not performed while the tuning is changed". (Abstract) This is consistent with not inadvertently block a channel that should not be dropped as disclosed by the applicant.

<u>Over Bendelli</u>. Bendelli teaches the OADM with a Sagnac interferometer and a phase controller wherein a multiplexed stream enters through the port 1A of the circulator 1 and leaves this circulator through the port 1B, while the tuning channel can be extracted

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and inserted through the ports 3A and 3B respectively of the circulator 3. Bendelli does not teach a plurality of such Sagnac interferometers. Since applicant has not disclosed how the plurality of Sagnac interferometers interact to as part of an WDM system, or the interferometers are even optically connected to each other, and as it has been held that duplication of working parts involves only routine skill in the art, (*In re Harza*, 124 USPQ 378) it would have been obvious to one of ordinary skill in the art at the time the invention was made to merely set up a plurality of Sagnac interferometers connected in series, not connected to each other or other wise for the purpose to perform add/drop on multiple and separate input signals.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charlie Peng whose telephone number is (571) 272-2177. The examiner can normally be reached on 9 am - 6 pm M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on (571) 272-2415. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

I Charlie Peng I
Charlie Peng
Patent Examiner
Technology Center 2800